PATENT COOPERATION TREATY





INTERNATIONAL PRELIMINARY REPORTON PATENTABILITY (Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference PEB372	FOR FURTHER ACTI	ON	See Form PCT/IPEA/416		
International application No.	International filing date (d	ay/month/year)	Priority date (day/month/year)		
PCT/JP 03 / 14500	14.11.	2003	15.11.2002		
International Patent Classification (IPC)	or national classification an	d IPC			
Int.Cl 7 F23C 10/24					
,			<u>.</u>		
Applicant					
EBARA CORPOR	ATION				
This report is the international p Authority under Article 35 and tr	•	-	this International Preliminary Examining 36.		
2. This REPORT consists of a total	of 5 sheets, in	cluding this cover sl	neet.		
3. This report is also accompanied b	by ANNEXES, comprising	:	·		
a. a total of	sheets, as follows:				
I I I I I I I I I I I I I I I I I I I	ontaining rectifications aut	_	een amended and are the basis of this report ority (see Rule 70.16 and Section 607 of the		
	closure in the international		y considers contain an amendment that goes as indicated in item 4 of Box No. I and the		
containing a sequence		ed thereto, in compu	nter readable form only, as indicated in the he Administrative Instructions).		
4. This report contains indications re	elating to the following ite	ms:			
Box No. I Basis of the	e report	**			
Box No. II Priority			·		
Box No. III Non-establ	Box No. III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability				
Box No. IV Lack of unity of invention					
Box No. V Reasoned so citations an	Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement				
Box No. VI Certain documents cited					
Box No. VII Certain def	ects in the international ap	plication			
Box No. VIII Certain obs	ervations on the internation	nal application			
Date of submission of the demand		Date of completion	of this report		
25.02.200	4		03.08.2004		
Name and mailing address of the IPEA/JP	,	Authorized officer	3L 3114		
Japan Patent Off	īce	AKIRA MA	ATSUSHITA SELECTION OF THE SELECTION OF		
3-4-3, Kasumigaseki, Chiyoda-ku, To	okyo 100-8915, Japan	Telephone No. +81	-3-3581-1101 Ext. 3335		

Form PCT/IPEA/409 (cover sheet) (January 2004)

International application No.

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

PCT/JP03

/14500

Box No. I	I Basis of the report	
1. With r	h regard to the language, this report is based on the internatio	nal application in the language in which it was filed, unless
otherv	erwise indicated under this item.	
	This report is based on translations from the original langument which is the language of a translation furnished for the pu	
	international search (under Rules 12.3 and 23.1(b))	niposes or.
	publication of the international application (under Rule	e 12.4)
	international preliminary examination (under Rules 55.	
	-	•
	h regard to the elements of the international application, the	_
-	ished to the receiving Office in response to an invitation under	Article 14 are referred to in this report as "originally filed"
and are	are not annexed to this report):	
	the international application as originally filed/furnished	
	the description:	
_	pages	
	pages* receiv	
	pages* receiv	ed by this Authority on
	the claims:	
_	pages	•
		as amended (together with any statement) under Article 19
	· ·	ed by this Authority on
	pages* receiv	ed by this Authority on
	the drawings:	
	pages	as originally filed/furnished
		ed by this Authority on
	pages* receiv	eu by this Authority of
	a sequence listing and/or any related table(s) - see Supplet	mental Box Relating to Sequence Listing.
3.	The amendments have resulted in the cancellation of:	
	the description, pages	·
	the claims, Nos.	
	the drawings, sheets/figs	
	the sequence listing (specify):	· · · · · · · · · · · · · · · · · · ·
	any table(s) related to sequence listing (specify):	
4.	This report has been established as if (some of) the amend made, since they have been considered to go beyond the (Rule 70.2(c)).	diments annexed to this report and listed below had not been disclosure as filed, as indicated in the Supplemental Box
	the description, pages	
	the claims, Nos.	
-	the drawings, sheets/figs	
	the sequence listing (specify):	
+ 761	any table(s) related to sequence listing (specify):	
* If item 4	m 4 applies, some or all of those sheets may be marked "superse	aea.

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Box No. IV Lack of unity of invention
1. In response to the invitation to restrict or pay additional fees the applicant has:
restricted the claims.
paid additional fees.
paid additional fees under protest.
neither restricted nor paid additional fees.
2. This Authority found that the requirement of unity of invention is not complied with and chose, according to Rule 68.1, not to invite the applicant to restrict or pay additional fees.
3. This Authority considers that the requirement of unity of invention in accordance with Rules 13.1, 13.2 and 13.3 is:
complied with.
not complied with for the following reasons:
The feature common to all of claims 1 to 12 is a fluidized-bed gasification furnace for gasifying combustibles, comprising: a fluidized bed having a substantially rectangular horizontal cross section,
wherein a circulating flow of a fluidized medium is formed in said fluidized bed, and combustibles supplied to said fluidized bed are gasified to produce gas and char.
However, the feature common is not novel since it is disclosed in document JP 2-147692 A(EBARA CORPORATION), 6 June 1990, claim 1.
Consequently the common feature is not special technical feature within the meaning of PCT Rule 13.2, second sentence, since it makes no contribution over the prior art.
Therefore, the special technical feature of claim 1 relates to incombustibles discharging portions while the special technical feature of claim 11 relates to a freeboard having a substantially circular horizontal cross section. There is no technical relationship among those inventions involving one or more of the same or corresponding technical features.
Consequently, these groups of inventions are not so linked as to form a single general inventive concept.
4. Consequently, this report has been established in respect of the following parts of the international application:
all parts.
the parts relating to claims Nos.

International application No. PCT/JP03 / 14500

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. Statement			
Novelty (N)	Claims	5,8,11	YE
	Claims	1-4,6-7,9-10,12	NC
Inventive step (IS)	Claims	5,8,11	YE
	Claims	1-4,6-7,9-10,12	NC
Industrial applicability (IA)	Claims	1-12	YE
	Claims		NO

2. Citations and explanations (Rule 70.7)

D1: EP 1058051 A1(EBARA CORPORATION) 2000.12.06 D2: US 5979341 A(EBARA CORPORATION) 1999.11.09

Claim 5.11

The subject matters of claims 5,11 appear to involve an inventive step over the documents cited in the ISR.

None of the documents cited in the ISR disclose that

a fluidized -bed gasification furnace for gasifying combustibles, comprising: a fluidized-bed having a substantially rectangular horizontal cross section; and a freeboard having a substantially circular horizontal cross section,

wherein a circulating flow of a fluidized medium is formed in said fluidized bed, and combustibles supplied to said fluidized bed are gasified to generate gas and char. And it is not obvious for a person skilled in the art.

Claim 8

The subject matters of claims 8 appear to involve an inventive step over the documents cited in the ISR.

None of the documents cited in the ISR disclose that

a fluidized -bed gasification furnace for gasifying combustibles, comprising: a fluidized-bed having a substantially rectangular horizontal cross section,

a circulating flow of a fluidized medium being formed in said fluidized bed, and combustibles supplied to said fluidized bed being gasified in said circulating flow of the fluidized medium to produce gas and char; and

at least one incombustibles discharging portion defined at at least one side of said fluidized bed for discharging the fluidinzed medium and incombustibles accompanying the fluidized medium, said at least one incombustibles discharging portion being disposed at the lower end of said fluidized bed,

wherein a fluidized-bed bottom is inclined toward said incombustibles discharging portion and has an end portion connected to said incombustibles discharging portion, said end portion is inclined at 45 degrees or more, and a fluidizing gas is blown into from said end portion.

And it is not obvious for a person skilled in the art.

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Supplemental Box

In case the space in any of the preceding boxes is not sufficient. Continuation of:

Box No. V, item 2:

Claim 1-4,6-7,9-10

The subject matters of claims 1-4,6-7,9-10 do not appear to be novel and to involve an inventive step with respect to D1.

D1 discloses a fluidized-bed gasification furnace for gasifying combustibles, comprising: a fluidized bed is surrounded by furnace walls having a rectangular inner surface in horiz ontal cross section,

one incombustibles discharging portion provided below a central portion of said fluidized bed which comprises two incombustibles discharging portions at a pair of facing sides of said fluidized bed,

said incombustibles discharging portion provided below a central portion of said fluidize d bed.

a fluidized-bed bottom inclined toward said incombustibles discharging portion,

a fluidizing gas supplying apparatus for supplying fluidizing gases having substantially different mass velocities from the inclined fluidized-bed bottom, and

a vertical chute having a fixed length which is substantially vertically disposed and communicates with said incombustibles discharging portion (Column 3 line 46-Column 7 line 26, Figs. 2A, 2B).

Claim 12

The subject matters of claim 12 do not appear to be novel and to involve an inventive step with respect to D2.

D2 discloses a fluidized-bed gasification and slagging combustion system, comprising: a fluidized-bed gasification furnace and

a slagging combustion furnace for combusting the gas and char produced in said fluidize d-bed gasification furnace and melting ash(column 16 lines 6-25, Fig. 11).